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17 UNITED STATES DISTRICT COURT
 18 DISTRICT OF NEVADA

19 ORACLE USA, INC.; ORACLE AMERICA,
 20 INC.; and ORACLE INTERNATIONAL
 21 CORPORATION,
 Plaintiff,
 22 v.
 23 RIMINI STREET, INC. and SETH RAVIN,
 Defendants.
 24
 25
 26

Case No. 2:10-cv-0106-LRH-VCF

**DECLARATION OF FRANK
 KENNAMER IN SUPPORT OF
 ORACLE'S OPPOSITION TO
 RIMINI'S EMERGENCY MOTION (1)
 TO STAY ENFORCEMENT OF
 PERMANENT INJUNCTION
 PENDING APPEAL, OR
 ALTERNATIVELY (2) FOR A
 TEMPORARY SIXTY-DAY STAY**

1 I, Frank Kennamer, have personal knowledge of the facts stated below and hereby
2 declare:

3 1. I am a partner at Morgan, Lewis & Bockius LLP and counsel for Plaintiffs Oracle
4 USA, Inc., Oracle America, Inc., and Oracle International Corporation (collectively “Oracle”) in
5 this action.

6 2. I make this declaration based on personal knowledge, and based on the record of
7 this litigation, in support of Oracle’s opposition to Rimini’s Emergency Motion (1) To Stay
8 Enforcement Of Permanent Injunction Pending Appeal, Or Alternatively (2) For A Sixty-Day
9 Stay, ECF No. 1069.

10 3. Attached as Exhibit 1 is a true and correct copy of a Rimini press release titled
11 “Rimini Street Statement on Oracle v Rimini Street – September 22” dated September 22, 2016,
12 available at <http://www.riministreet.com/news/press-releases/09222016-3>.

13 4. Attached as Exhibit 2 is a true and correct copy of a Rimini press release titled
14 “Rimini Street Statement on Oracle v. Rimini Street – Update October 12” dated October 12,
15 2016, available at <http://www.riministreet.com/news/press-releases/10122016>.

16 I declare under penalty of perjury under the laws of the United States that the foregoing is
17 true and correct and that this declaration was executed on October 14, 2016.

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21 By: _____ /s/ Frank Kennamer _____

22 Frank Kennamer
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